. ee Sta:	es of America vs.	United St rop as I	District Court
DEFENDA:	.1 > MORRIS BUDLONG	L_DISTRICT_OF C	OLUMBIA
	L_aka Mo_Budlong	_l DOCKET NO.	iminal No. 78-401
	in the presence of the attorney for the government		UID3:
COUNSEL	the defendant appeared in person on this date	sed defendant of right	December 19, 1980
	have counsel appointed by WITH COUNSEL R. Kenneth Mur	ndy Famire	asked whether defendant desired in waived assistance of counsel.
PLEA	COUNTY and the	(Name of counsel)	NOT GUILTY
	There being a finding/verdict of \(\times \) GUILTY.	Y. Defendant is discharged	
FINDING &	Defendant has been convicted as charged of the offense(s in violation of Title 22, Sect	of BURGLARY, AIDING ions 105 and 1801(b)	AND ABETTING , D.C. Code
		The second state of the se	
• •	The court asked whether defendant had anything to say why jud was shown, or appeared to the court, the court adjudged the de hereby committed to the custody of the Attorney General or his a	gment should not be pronounced. Because fendant guilty as charged and convicted uthorized representative for imprisonments.	is in sufficient cause to the contrary and ordered that: The defendant is
SENTENCE OR	TWO (2) YEARS to SIX (6) YEARS 5 thru 9, concurrently.	on each of Counts 1	thru 3 and
ROBATION Order	IT IS FURTHER ORDERED that the until Monday, January 12, 1981, to the U.S. Marshal.	defendant is to rema at which time he is	in on bond to surrender
	en e	والمراجع والم والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمراج	ار المحمد المحم
SPECIAL STORY			· · · ·
OF SHATION			
TIGHA.			
OTIONAL DITIONAL DITI	in audition to the special conditions of probation imposed above, it twenty—i.e of this judgment be imposed. The Court may change the use the during the probation period or within a maximum probation period or the probation period.	on period of five years permitted by law	itions of probation set out on the d the period of probation, and at y, may issue a warrant and revoke
ĺ	Court orders commitment to the custody of the Attorney	General and recommends,	
TMCTT PINTER TION	Federal Institution at Boron, Cal	lif. acer	ordered that the Clerk deliver tifled copy of this judgment commitment to the U.S. Maror other qualified officer
D EV	Jaka Eldan		TE Dec. 19 1980
- v.w		By Long	() CLERK (TOEPUTY

nited States o	America vs. ROFILM	, ·				Court for
DEFENDANT	#4- HENNING HEL	DT	Contact	1	T OF COLUM 78-00401	BIA
	DOSMENTAN	ID I PROBAT	em an mark William and builting and a			2 40 2 45 15/75)
	In the presence of the attorney the defendant appeared in pers		·		MONTH December	6, 1979
COUNSEL	WITHOUT COUNSEL X WITH COUNSEL			-	•	
PLEA	GUILTY, and the court there is a factual basis for		NOLO CO	NTENDERE,	X NOT GU	ILTY
	There being a finding/%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%	$ \begin{cases} $	ILTY. Defendant is	discharged .		LED
FINDING &	Defendant has been convicted CONSPIRACY (18	,	• • •	en e	•	1 1 1979 . DAVEY, Clerk
JUDGMENT	eur of Ly or or a Papa of the Tall of the tall	•				>^
	The court asked whether defendar		hy judement should no	t he propounced	Recause no sufficient	cause to the contrary
	was shown, or appeared to the co- hereby committed to the custody of FOUR	ourt, the court adjudged of the Attorney General c (4) YEARS pt	the defendant guilty as or his authorized represeurs to 1	charged and constitution charged and constitution constit	victed and ordered the onment for a period of 05 (a) and	nat: The defendant is of
SENTENCE OR PROBATION ORDER	The	D the sum of defendant is aid unless o	to stand co	ommitted o	intil the f	•
-	en e	e e en en manden gøj	:: : : : : : : : : : : : : : : : : : :	±1.55.50 - 2000 ± 40	· · · · · · · · · · · · · · · · · · ·	· · · •••
SPECIAL				•		
CONDITIONS OF PROBATION						
				- -		
CONDITIONAL CONDITIONS OF PROBATION	in addition to the special condition reverse side of this judgment be in any time during the probation per probation for a violation occurring	nposed. The Court may cried or within a maximum	hange the conditions of m probation period of	probation, reduc-	e or extend the period	of probation, and a \sim
	The court orders commitment	to the custody of the	Attorney General an	d recommends,	It is ordered tha	t the Clerk deliver of this judgment
OMMITMENT RECOMMEN- DATION						t to the U.S. Mar-
WARD BY	CHARLES R	Al Cile. RICHEY	4 12/	/26	ı	·
U.S. Mag			Date / //	//}		, ,

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United States	of America vs. MICROFILM	•	United Status	District Court fo
DEFENDANT	#8- MITCHELL HER	MANN	Criminal _I DOCKETNO. ➤	
	HUDGMENTAN	DEPROBATION	N/COMMITMEN	TADRDER Ang 212 EME
	In the presence of the attorney the defendant appeared in perso	for the government		MONTH DAY YEAR December 7, 1979
COUNSEL	WITHOUT COUNSEL XX WITH COUNSEL	have counsel appointed by	the court and the defendant thereup	and asked whether defendant desired to
PLEA	GUILTY, and the court be there is a factual basis for	eing satisfied that (the plea,	NOLO CONTENDERE,	_XX NOT GUILTY
	There being a finding/Welfert of	•		FILED
JUDGMENT	r to job changes); meer;	USO a 371 purely Country and Son 371 purely Country and son the son th	an from violation of any law colorical conforce, social or questioned by a law colorical or and with law abiding non-in-rk regularly at a law ful occu, and work notify your probation officer a fleave the judicial district without your probability of incredibility of the resident of the	AMES F. DAVEY3 Clerk
e during the	the period of probation, and at any files perinitted by law, may issue a warrank anchorable track and bakes truos aff	robation, reduce or extend probation period of 5 years re probation period of 6 years will yell years of gridlyns bad	low the probation officer's institution of a maximum on period or within the maximum on for a violation occurring during to a processor and ton bloods institutions.	TABATION (6) following probability probability probability
	hereby committed to the custody of	the Attorney General or his	erendant guilty as charged and conv authorized representative for imprisc	icted and ordered that: The defendant is inment for a period of
SENTENCE OR	FOUR (4) a Fine o	YEARS, pursua f ten thousand	nt to 18 USC 42050 dollars (\$10,000.	(a) and 00).
PROBATION ORDER	The defe	or otherwise d	and committed unti	.1 the fine
			131	
SPECIAL			ithin Judgment and Commi	
OF PROBATION			Lappeat on	
			no bo	
ADDITIONAL- CONDITIONS OF Y PROBATION	In addition to the special conditions of reverse side, of this judgment be imposany time during the probation period probation for a viplation of the probation for a viplation of the probation of the probation for a viplation of the probation of the probation for a viplation of the probation of the probation for a viplation of the probation of	of probation imposed above sed. The Court may change	, it is hereby ordered that the generation orditions of probation, reduce of	wiled, the analysis of probation set out on the
rnubalium (The court orders commitment to	ing the bropstion beriby	Lwin a certified copy of the	It is ordered that the Clerk deliver
OMMITMENT RECOMMEN-4 DATION	United States Mars			a certified copy of this judgment and commitment to the U.S. Mar- shal or other qualified officer.
QNED BY	Clarley Mars	Mily	,	
U.S. Magist	CHARLES R. R	CICHEY	12/11/79	

rtec States	of America vs. United Starles	District Court
	L_DISTRICT_OF	
EFENDANT		· -
THE WARM IN COM		Criminal No. 78-401
-	PUDDGMENT COURSESSESSION/COMMITMEN	TORDER CE
	in the presence of the attorney for the government the detendant appeared in person on this date	MONTH DAY YEAR
COUNSEL	WITHOUT COUNSEL However the court advised defendant of right to counsel have counsel appointed by the court and the defendant thereup	December 19, 1980 and asked whether defendant desired to
	X: WITH COUNSEL John Shorter, Jr., Esquire	
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	NOT GUILTY
	There being a finding/verdict of Suilty. Defendant is discharged GUILTY.	
FINDING &	Desendant has been convicted as charged of the offense(s) of BURGLARY, AID: in violation of Title 22, Sections 105 and 1801(1	ING AND ABETTING
•	The Conference of the Conferen	· · · · · · · · · · · · · · · · · · ·
	The court asked whether defendant had anything to say why judgment should not be pronounced. E was shown, or appeared to the court, the court adjudged the defendant guilty as charged and combereby committed to the custody of the Attorney General or his authorized representative for imprise	Because no sufficient cause to the contrary
SENTENCE	TWO (2) YEARS to SIX (6) YEARS on each of Counts 5 thru 9, concurrently.	1 thru 3 and
OR MOBATION ORDER	IT IS FURTHER ORDERED that the defendant is to runtil Monday, January 12, 1981, at which time shot of the U.S. Marshal.	remain on bond e is to surrender
	the second of th	MITTER I TO THE CONTROL OF THE PROPERTY OF THE CONTROL OF
SPECIAL	and the second of the second o	Line Berg
UNCITIONS DF OF Goration		I.e.
İ	er en	
DITIONAL DITIONS	to addition to the special conditions of probation imposed above, it is hereby ordered that the gener	al conditions of probation set out on the
OF CLATION	to versus side of this judgment be imposed. The Court may change the conditions of probation, reduce to time during the probation period or within a maximum probation period of five years permitted to that on for a violation occurring during the probation period.	or extend the period of proceeding, and at diby law, may issue a warrunt and revoke
TUITMENT	The court orders commitment to the custody of the Attorney General and recommends, Federal Institution at Pleasanton, Calif.	It is ordered that the Clerk geliser a certified copy of this juggment and commitment to the U.S. Marshal or other qualified officer.
CATION	- · · · · · · · · · · · · · · · · · · ·	CERTIFIED AS A TRUE COPY ON
ار NED SY جنا U.S. کاروا	111/24 September	THIS DATE Dec. 19 195
U.S. M % **	Date Justin 19 1/3	() CLERK (→ DEPUTY

MICROFILM United States District Court for United States of America vs. L THE DISTRICT OF COLUMBIA DEFENDANT #9- CINDY RAYMOND Criminal 78-00401 DOCKET NO. BUDGMENT AND PROBATION COMMITMENT CORDER A-245 (5/75 In the presence of the attorney for the government the defendant appeared in person on this date YEAR December 7, 1979 COUNSEL J WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant desired to have counsel appointed by the court and the defendant thereupon walved assistance of counsel. XX WITH COUNSEL Michael Nussbaum, Esq. And Earl C. Dudley, Jr., Esq., (Name of counsel) J GUILTY, and the court being satisfied that PLEA → NOLO CONTENDERE, there is a factual basis for the plea, XX NOT GUILTY U NOT GUILTY. Defendant is discharged FILED There being a finding/VENCE of Where probations crize and elected find of the offense(s) of the period find find find find find the probations crize and elected and elec DEC 1 1 1979 F. DAVEY, Clerk Lentinal COMPILIONS U.F PHUBATION The court asked whether defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the contrary was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convicted and ordered that: The defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of FIVE (5) YEARS pursuant to 18 USC 4205(a) and a Fine of ten thousand dollars (\$10,000.00). ENTENCE OR BOBATION ORDER The defendant is to stand committed until the fine is paid or otherwise discharged by law. I have executed the within Judgment and Commitment as follows: PECIAL NDITIONS to fundant delivered on ______to 0F OBATION Defendant noted appeal on Delendant released on Mandate issued on . Detendant's appeal determined on ITIONAL. In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on the reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and at lany time during the probation period or within a maximum probation period of five years permitted by law, may issue a warrant and revoke probation occurring during the probation period. DITIONS OF BATION The court orders commitment to the custody of the Attorney General and recommends, It is ordered that the Clerk deliver ITMENT a certified copy of this judgment MMEN. Will of Stone Men and commitment to the U.S. Mar-TION shal or other qualified officer. Deputy Mars DBY U.S. District Judge COURTRAN

ited States	of America vs. NICROFILM	U	nited States	District	Court fo
EFENDANT			THE DISTRIC	T_OF_COLUMB	<u> </u>
	#5- DUKE SNIDER		Criminal	78-00401	
	JUDGMENIZAN	DEROBATIO	Y/COMMITME!	NTZORDER	ENE]
	In the presence of the attorney the defendant appeared in perso		>	MONTH December	DAY YEAR
COUNSEL	WITHOUT COUNSEL	However the court advised	defendant of right to counsel	and asked whether d	defendant desired to
	$\int X$ with counsel \Box	Philip Hirschko	COURT and the defendant thereu OP, ESQ. (Name of counsel)	pon waived assistance o	f counsel,
PLEA	GUILTY, and the court be there is a factual basis for		NOLO CONTENDERE,	X NOT GU	ILTY
	There being a finding/	NOT GUILTY.	Defendant is discharged	F, I	LED
		•		DEC 1	1 1 1979
FINDING &	Defendant has been convicted as CONSPIRACY (18	s charged of the offense(s) of USC 371) Count		JAMES F.	DAVEY, Clerk
JUDGMENT		D-1			
				•	: •
	The court asked whether defendant			•	:
SENTENCE GR GROBATION GROER	FINED the) YEARS pursuant ne sum of ten th endant is to sta	to 18 USC 4205 nousand dollars and committed united discharged by	(a) and (\$10,000.00) til the fine	•
	THE HERE AT ANYTHING BOTH AND	tion of the second of the second	Contract to the second of the	e (Mercalateria etc.) y nationalata (n. 1869), accesso y	- same,
			tale of the second		. !
SPECIAL CONDITIONS		• • • • • • • • • • • • • • • • • • • •	· · · · · · · · · · · · · · · · · · ·		
OF PROBATION			-		
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CONTIONAL		•	• .		
ONDITIONS OF GROBATION	In addition to the special conditions reverse side of this judgment be impliant time during the probation period probation for a violation occurring during	osed. The Court may change the d or within a maximum probat	e conditions of probation, reduc	e or extend the period o	of archation, and at
10241134	The court orders commitment to		ev General and recommends		
CMMITMENT		,	, ,	It is ordered that a certified copy of and commitment	of this judgment
RECOMMEN- DATION	• · · .			shal or other quali	
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SNED BY	(Nor Por	(Kilien			
U.S. Magis	CHARLES R.	RICHEY	12/1/1979	, 	
-	COURTRAN		, ,		572

United States of America vs. United Sta es District Cou HOROFILM THE DISTRICT OF COLUMBIA DEFENDANT ∟ #11- SHARON_THOMAS Crimina₁ DOCKET NO. 78-00401 NA PROBATION COMMITMEN TÉORDE In the presence of the attorney for the government the defendant appeared in person on this date December 7, COUNSEL 197 J WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant des. have counsel appointed by the court and the defendant thereupon waived assistance of counsel. XX WITH COUNSEL Leonard Koenick, Esq. (Name of counsel) J GUILTY, and the court being satisfied that PLEA L____ NOLO CONTENDERE, there is a factual basis for the plea, XX NOT GUILTY FILEDI — NOT GUILTY. Defendant is discharged There being a finding/WEEKt of LXX GUILTY. DEC 1 1 1979 .anibide- ... Delendant has been convicted as charged of the offense(s) 8 pull bushes on the notificial and sent notification and sent notificatio Hune L. THEFT OF GOVERNMENT PROPERTY (18 YUSC 641)" Count 117 FINDING & " titide more in the property of JUDGMENT DENEHAL Chillitiums e during the าป PHOLINITION The court asked whether defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the conwas shown, or appeared to the court, the court adjudged the defendant guilty as charged and convicted and ordered that: The defendant hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of ONE (1) YEAR, the defendant is to serve Six (6) Months, the executio of the remaining portion of said sentence is suspended and the defendant placed on probation for a period of FIVE (5) YEARS on the SENTENCE 0R following conditions: (1) the defendant is to provide community PROBATION service in such amounts as determined by the probation office in a ORDER program to be developed by the probation office. (2) the defendant is to obey all orders of the Court and the Probation office. The defendant is Fined the sum of one thousand dollars (\$1,000:00). The defendant is to stand committed until the fine is paid or SPECIAL otherwise discharged by law. CONDITIONS - har of the transmit of 0F The defendant is allowed to surrender herself to the instituion to **PROBATION** be designated by the U. S. Bureau of Prisons within 24 hours notice. mandate issued on _ - --- in the design of the termined on _____ in the little of the control of the termined on _____ in the control of ADDITIONAL In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on the reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and lany time during the probation period or within a maximum probation period of five years permitted by law, may issue a warrant and revok probation occurring during the probation period. CONDITIONS OF **PROBATION** The court orders commitment to the custody of the Attorney General and recommends, Pleasanton, California. COMMITMENT It is ordered that the Clerk deliver a certified copy of this judgment RECOMMEN. United Stutes Aluts and commitment to the U.S. Mar-DATION shal or other qualified officer. GNED BY

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tates of America VMICROF	ILM Q		District Court
JANT #7- RICHARI) WEIGAND	Criminal	T_OF_COLUMBIA
		DOCKET NO. →	78-00401
		TION/COMMITMEN	TEORDER A0 245 15/75
In the presence of the the defendant appear	e attorney for the governmen red in person on this date —	t	December 6, 1979
X WITH COUNS	have counsel appoir	t advised defendant of right to counsel need by the court and the defendant thereup kerman, Esq. and Roger (Name of counsel)	and asked whether defendant desired to
there is a factu	the court being satisfied that al basis for the plea,	LJ NOLO CONTENDERE,	NOT GUILTY FILED
There being a finding	/WANK of { LX GUILT	GUILTY. Defendant is discharged	DEC 1 1 1979
The court asked whether the court ability (W)	interfy OOC prints in train reasonable hours; port your legal dependents, if any and consult him prior to jub chan in of the prohation officer; prepart as directed. In reduce or extend the period of inn period of 5 years permitted to airon period. Airon period. Yes of gnittyns bad than able to the desired of the period of the period of the period of the period.	femble of the probation of the probability of the post of the probability probation of the probations of the probation of the time probation of the probability of the probation of the p	CONDITIONS CONDITIONS (3) work (3) work (4) not (5) not (6) not (7) not (7) not (8) not (9) not (9) not (10)
ON	he defendant is spaid unless ot	rsuant to 18 USC 4205 ten thousand dollars to stand committed untherwise discharged by	(\$10,000.00).
	t as follows:	ithin Judgment and Commitment	I have executed the w
NS	to	red on	Defendant delive
) N		l appeal on	Defendant noted
		no ba	Defendant release
	***************************************	no	Mandate issued o
AL.]_		cal determined on	
Y E Like' (1986) disting '(Na' heba	Stield Angland on michigan and the	d above, it is hereby ordered that the gener thange the conditions of probation, reduce of m probation period of five years permitted than a condition of the years permitted, which are the probability of the years permitted.	or extend the period of probation, and at
The court orders comm	nitment to the custody of the	Attorney General and recommends,	It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.
Crouty Mora		Ву	
Pl.	On the	Pres	
Olstrict Judge CH	ARLES R. RICHEY	Date 12/11/79	
COURTRAN			~ .

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sted States	of America vs.	United States District Court
	, pricitions	THE DISTRICT OF COLUMBIA
EFENDANT		Criminal
) #6- GREGORY WILLARDSON	_1 DOCKET NO. → 78-00401
	JUD BINENE AND PROBATIL	ON/COMMITMENTED RDER
	In the presence of the attorney for the government the defendant appeared in person on this date	December 6, 1979
COUNSEL	have counsel appointed by	the court and the defendant thereupon waived assistance of counsel. than, Esq. and Roger Spaeder, Esq. (Name of counsel)
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	NOLO CONTENDERE, X NOT GUILTY
	There being a finding/weedick of X GUILTY	Y. Defendant is discharged FILED
	· ·	DEC 1 1 1979
FINDING &	Defendant has been convicted as charged of the offense (CONSPIRACY (18 USC 371) COU	
JUDGMENT	(10 050 571) (00	TIL 25 STUTEO 1. DAVE1, CIEIR
		adgment should not be pronounced. Because no sufficient cause to the contrary
GENTENCE OR PROBATION ORDER	FOUR (4) YEARS FINED the sum of The defendant i	defendant guilty as charged and convicted and ordered that. The defendant is
	•	i
SPECIAL CONDITIONS	······································	•••• · · · · · · · · · · · · · · · · ·
OF PROBATION		······································
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	_	
CODITIONAL CONDITIONS OF PROSATION		e, it is hereby ordered that the general conditions of probation set out on the the conditions of probation, and at bation period of five years permitted by law, may issue a warrant and revoke
	The court orders commitment to the custody of the Attor	rney General and recommends,
CAMMITMENT SUCOMMEN- DATION		It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.
U.S. Distri		
U.S. Magis	CHARLES R. RICHEY	· 12/11/79
	100 carally	• /

There being a finding/wedlexof There being a finding/wedlexof LXX GUILTY. Defendant his pegal converted at the place of the piteingels beautiful to the piteingles beau	t of right to counsel at the defendant thereupon the defendant thereupon the defendant thereupon to the defendant thereupon the defendant thereof the defendant to the defendant	MONTH December d asked whether walved assistance an Shapi XX NOT Contact AND DEC	DAY YEAR 7, 1979 defendant desired e of counsel. FO. ESQ. UILTY LED 1 1979 DAVEY, Clerk IAMANIA OUT AND AND TO CAUSE to the contrar
In the presence of the attorney for the government the defendant appeared in person on this date WITHOUT COUNSEL However the court advised defend have counsel appointed by the court. XX WITH COUNSEL John K. Zwerling E GUILTY, and the court being satisfied that there is a factual basis for the plea. There being a finding/weddexof XX GUILTY. Defendant has begin conditions of probation imposed above, it is heret is a factual basis for the pleas. There being a finding/weddexof XX GUILTY. Defendant has begin conditions of probation imposed above, it is heret was shown, or appeared to the court, the court adjudged the defendant ghereby committed to the custody of the Attorney General or his authorized to a Fine of ten thousand doll The defendant is to stand cfine is appaid or otherwise. FIVE (5) YEARS pursuant to a Fine of ten thousand doll The defendant is to stand cfine is apaid or otherwise. Sevollof as Insultinum: Sevoll	t of right to counsel at the defendant thereupon the defendant thereupon the defendant thereupon to the defendant thereupon the defendant thereof the defendant to the defendant	MONTH December d asked whether walved assistance an Shapi XX NOT Contact AND DEC	defendant desired of counsel. FQ. Esq. UILTY LED 111979 DAVEY, Clerk LAMINIA OUTANORY
In the presence of the attorney for the government the defendant appeared in person on this date JWITHOUT COUNSEL	t of right to counsel at the defendant thereupon the defendant thereupon the defendant thereupon to the defendant thereupon the defendant thereof the defendant to the defendant	MONTH December d asked whether walved assistance an Shapi XX NOT Contact AND DEC	DAY YEAR 7, 1979 defendant desired e of counsel. FQ. Esq. UILTY LED 1 1 1979 DAVEY, Clerk IAMAMAD UITHUMDD TU DITAUDH9
have counsel appointed by the court XX WITH COUNSEL John K. Zwerling, E GUILTY, and the court being satisfied that there is a factual basis for the plea, There being a finding/wedtexof XX GUILTY. There being a finding/wedtexof XX GUILTY. There being a finding/wedtexof CONSPIRACY ("I B USC 371) 'Count 2' The USC 371) 'Count 2' The use of the being about a second and the standard beautiful to the standard of the principal of the standard of the stan	ne defendant thereupon and Jonath (Name of counsel) O CONTENDERE, ant is discharged Storm of the fraction chains to the content of the fraction chains to the counsel of	DEC A SHAPE defendant desired of counsel. FO. ESQ. UILTY LED 1 1 1979 DAVEY, Clerk IAMAMAA OUTTANDAY Cause to the contract	
GUILTY, and the court being satisfied that there is a factual basis for the plea. There being a finding/wedicxof The CONSPIRACY The USC 371) Count 22 The third being the being the being the best of	Q. and Jonath (Name of counsel) O CONTENDERE, ant is discharged Storm and each mentadoring and its discharged Storm and each mentadoring and its discharged mentadoring and its and its discharged mentadoring and its discharged and its dis	DEC AND Shapt: XX NOT G F I DEC AND SHAPT: AND S	DAVEY, Clerk
There being a finding/weddex.of There being a finding/weddex.of There being a finding/weddex.of LXX GUILTY. Differigan his page good production of the pfense(s) but the product of the pfense(s) but the point of the pfense(s) but the product of the pfense(s) but	ent is discharged compatible has been ore tricery energy and observe tricery energy and observe tricery or questioned by took regularly at a lawful two there the judit ial distri- outlesse the judit ial distri- outlesse the judit ial distri- outly your probation of the court may probation of the Court may change me co- ation for observed the inition of the tion for observed the inition of the in	DEC DEC DEC DEC DEC DEC DEC DEC	LED 111979 DAVEY, Clerk Indiana
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Clarles Richer Sport	ordered that the general of probation, reduce or of five years permitted by the commends,	It is ordered that a certified copy of and commitment thal or other quali	of this judgment to the U.S. Mar-